:12-cr-00377-M	Document 55	Filed 08/20/13	No Page 1 of 1	U.S. DISTRICT COURT RTHERN DISTRICT OF TEXAS Page 12 12 10
	R THE NORTHER	RN DISTRICT OF T	EXAS	<b>AUG 2</b> <sub>0</sub> 2013
TES OF AMERICA	A	)	CLI By	
VS.			NO.: 3:12-CR-	Deputy 377-M (04)
JNOZ VILLANUE	VA	)		
]				
97), has appeared by the Indicator A under oath concelledgeable and volume each of the essentiath MARITZ Matter being found guarder being found guarder by clear and to any other personal The Gove The defendant must find by clear and to any other personal The Gove The defendant must find by clear and to any other personal The Gove The defendant must find by clear and to any other personal The Gove The defendant must find by clear and the government of the gov	rning each of the son tary and that the oral elements of such UNOZ VILLANUallty of the offense as the ordered deta convincing evidence on or the communitation and that has been conclear and convincing to any other person or the system of the convincing evidence or the communitation of the communitation	to Fed. R. Crim.P. If the cautioning and ubjects mentioned in offense(s) charged is a offense. I therefore IEVA be adjudged by the district judge ined pursuant to 18 ince that the defendant ty if released.  It is possible to the currence of the community of the community (c).	I, and has ented examining Market 11, I determined by an recommend that guilty and have.  U.S.C. § 3143(at is not likely to defendant is not released and conditions of released and co	MARITZA MUNOZ rmined that the guilty independent basis in at the plea of guilty be we sentence imposed a)(1) unless the Court of flee or pose a danger of release.
The defendant mu Court finds there granted, or (ii) the	the Government.  st be ordered detain is a substantial lil ne Government ha	ned pursuant to 18 U kelihood that a moti as recommended the	.S.C. § 3143(a)(ion for acquitta at no sentence	(2) unless (A)(i) the l or new trial will be of imprisonment be
	TES OF AMERICA  JNOZ VILLANUE  TZA MUNOZ VIL  97), has appeared by the Indiction of the essential that MARITZ Muster being found gut that MARITZ Muster being found gut The defendant mustinds by clear and to any other person to	IN THE UNITED STAFOR THE NORTHER DALLA  TES OF AMERICA  REPORT AND R CONCERNING  TZA MUNOZ VILLANUEVA, by co 97), has appeared before me pursuant f the Indiction At A under oath concerning each of the st ledgeable and voluntary and that the o each of the essential elements of such that MARITZ MUNOZ VILLANU After being found guilty of the offense  The defendant must be ordered deta finds by clear and convincing eviden to any other person or the communit  The Government does not o The defendant has been com I find by clear and convincin a danger to any other perso released under § 3142(b) or  The Government opposes re The defendant has not been If the Court accepts this reco motion of the Government.  The defendant must be ordered detain Court finds there is a substantial lift granted, or (ii) the Government has	FOR THE NORTHERN DISTRICT OF T DALLAS DIVISION  TES OF AMERICA	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION  TES OF AMERICA  CASE NO.: 3:12-CR-  DNOZ VILLANUEVA  REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY  TZA MUNOZ VILLANUEVA, by consent, under authority of United States of the Indiction of the subjects mentioned in Rule 11, I deteledgeable and voluntary and that the offense(s) charged is supported by are each of the essential elements of such offense. I therefore recommend that MARITZ MUNOZ VILLANUEVA be adjudged guilty and have the being found guilty of the offense by the district judge,  The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a finds by clear and convincing evidence that the defendant is not likely to to any other person or the community if released.  The Government does not oppose release.  The defendant has been compliant with the current conditions of a danger to any other person or the community if released and released under § 3142(b) or (c).

Date: August 20, 2013.

UNITED STATES MAGISTRATE JUDGE

## **NOTICE**

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).